



# राजपत्र, हिमाचल प्रदेश

हिमाचल प्रदेश राज्यशासक द्वारा प्रकाशित

खण्ड 21]

शिमला, शनिवार, 21 अप्रैल, 1973/1 वैशाख, 1895

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21 अप्रैल, 1973/1 वैशाख, 1895 की समाप्त होने वाले सप्ताह में निम्नलिखित विज्ञापित 'प्रसाधारण राजपत्र, हिमाचल प्रदेश' में प्रकाशित हुई:—

विज्ञापित की संख्या	विभाग का नाम	विषय
No. 3-62/71-Elec., dated the 4th April, 1973.	Election Department	Republication of the Election Commission of India's notification No. 56/73-I, dated the 29th March, 1973 together with its Hindi version.
No. 5-21/72-LR., dated the 7th April, 1973.	Law Department	The Himachal Pradesh Agricultural Credit Operations and Miscellaneous Provisions (Banks) Act, 1972 (Act No. 7 of 1973).
No. 3-11/73-Elec., dated the 16th April, 1973.	Election Department	Publication of the Election Commission of India's Order No. HP-LA/68/72(1), dated the 14th March, 1973 together with its Hindi version.
No. 4-2/71-CDP (PNT)-II, dated the 5th April, 1973.	Panchayati Raj Department	Draft Rules entitled as the Himachal Pradesh Zila Parishads (Cooption) of Members Rules, 1972.
No. 3-11/73-Elec., dated the 18th April, 1973.	Election Department	Republication of Election Commission of India's Order No. HP-LA/14/72(2), dated the 22nd March, 1973.

## भाग 1—वैधानिक नियमों को छोड़ कर हिमाचल प्रदेश के राज्यपाल और हिमाचल प्रदेश हाई कोर्ट द्वारा अधिसूचनाएं इत्यादि

### हिमाचल प्रदेश सरकार

#### AGRICULTURE AND HORTICULTURE DEPARTMENT NOTIFICATION

*Simla-2, the 21st March, 1973*

No. 23-108/69-Agr. (Sectt.).—On the recommendations of the Himachal Pradesh Public Service Commission, obtained vide their letter No. 2-26/71-PSC, dated the 12th March, 1973, the Governor, Himachal Pradesh is pleased to appoint Shri H. C. Sharma, Bee-keeping Development Officer/Subject Matter Specialist (Plant Protection), Kangra district, in the post of Deputy Director of Agriculture (Multiple Cropping) in the Class I scale of Rs. 400—1250 on *ad hoc* basis, for a period of three months or till the post is filled in on regular basis whichever is earlier.

Shri G. S. Agarwal, Deputy Director of Agriculture (Multiple Cropping) who is holding this post on *ad hoc* basis, is posted as Deputy Director of Horticulture (Publicity and Information) on *ad hoc* basis for a period upto 31st March, 1973 or till such time the post is filled in on regular basis whichever is earlier.

GANGESH MISRA,  
*Secretary.*

#### EXCISE AND TAXATION DEPARTMENT NOTIFICATION

*Simla-2, the 16th March, 1973*

No. 19-5/70-E&T-Sectt. —The Governor, Himachal Pradesh is pleased to retire Shri Bhup Chand, Excise and Taxation Officer, with effect from the 29th March, 1973 (F.N.), on attaining the age of superannuation.

P. K. MATTOO,  
*Secretary.*

#### FINANCE (REGULATION) DEPARTMENT NOTIFICATION

*Simla-2, the 28th March, 1973*

No. 1-1/73-Fin (Reg).—The Governor, Himachal Pradesh is pleased to declare District Development and Panchayat Officer, Una, as Disbursing Officer under Heads "71—Miscellaneous-D-Miscellaneous-D-I-Charges in connection with Village Panchayat Act" and "Q—Loans and Advances by State and Union Territory Governments A-Loans to Local Funds, Private Parties, etc. A-5—Miscellaneous Loans and Advances (Loans to Panchayati Raj Bodies for creation of Remunerative Assets)".

N. C. KAUSHAL,  
*Deputy Secretary.*

#### FOREST DEPARTMENT NOTIFICATION

*Simla-2, the 9th March, 1973*

No. 1-1/72-SF (Est).—In continuation of this Deptt. notification of even number, dated the 4th September, 1972, the Governor, Himachal Pradesh is pleased to order transfers and postings of the following officers of the Forest Department in the interest of public service:—

- (1) Shri I.D. Sharma, PFS II, Vigilance and Evaluation Officer, Office of the Chief Conservator of Forests, Himachal Pradesh, Simla is transferred and posted as Divisional Forest Officer, Chopal Forest Division vice Shri R.L. Verma.
- (2) Shri R.L. Verma, IFS, Divisional Forest Officer, Chopal Forest Division, Chopal is transferred and posted as Divisional Forest Officer, Forest School Division, Chail vice Shri D.D. Mehta.
- (3) Shri D. D. Mehta, I.F.S., Divisional Forest Officer, Forest School Division, Chail is transferred and posted as Deputy Conservator of Forests in the office of the Conservator of Forests, Working Plan Circle, Simla.

2. They will be entitled to usual transfer T.A. and joining time as admissible under the rules.

3. As further ordered vide this Deptt. notification of even number, dated the 30th January, 1973, Shri D.D. Mehta shall take over as Divisional Forest Officer, Simla Forest Division when Shri V.P. Mohan proceeds on deputation to the National Industrial Development Corporation, Ltd.

P. K. MATTOO,  
*Secretary.*

#### \* HEALTH AND FAMILY PLANNING DEPARTMENT NOTIFICATIONS

*Simla-2, the 21st February, 1973*

No. 16-11/72-H&FP.—Whereas it appears to the Governor, Himachal Pradesh that land is likely to be required to be taken by the Himachal Pradesh, Government at the public expense for the public purpose, namely for the construction of sub-centre building with staff quarters at Jhungi, District Mandi, Himachal Pradesh. It is hereby notified that land in the locality described below is likely to be acquired for the above purpose.

2. This notification is made under the provision of section 4 of the Land Acquisition Act, 1894 to all whom it may concern.

3. In exercise of the powers conferred by the aforesaid section, the Governor, Himachal Pradesh is pleased to authorise the officers for the time being engaged in the undertaking with their servants and workmen to enter upon and survey any land in the locality and do all other acts required or permitted by that section.

4. Any person interested, who has any objection to the acquisition of the said land in the locality may, within thirty days of the publication of this notification, file an objection in writing before the Land Acquisition Collector/Officer, Mandi district, Mandi, Himachal Pradesh.

#### SPECIFICATION

*District: MANDI*

*Tehsil: CHACHIOT*

Village 1	Khasra No. 2	Area		
		Big. 3	Bis. 4	Bisw. 5
JHUNGI	383	0	4	0
	387	0	9	0
	388	0	3	16
	389	0	7	14
	392	0	10	2

1	2	3	4	5
	393	0	4	18
	394	0	12	6
	Total	2	3	16

Simla-2, the 21st February, 1973

No. 16-2/69-H&FP.—Whereas It appears to the Governor, Himachal Pradesh that the land is required to be taken by the Himachal Pradesh Government at public expense for the public purpose, namely for the construction of Primary Health Centre, Nirmand, it is hereby declared that the land described in the specification below is required for the above purpose.

2. This declaration is made under the provision of section 6 of the Land Acquisition Act, 1894 to all whom it may concern and under the provision of section 7 of the said Act, the Land Acquisition Collector, Kulu district is hereby directed to take order for the acquisition of the said land.

3. The plan of the land may be inspected in the office of the Sub-Divisional Officer (Civil), Ani.

#### SPECIFICATION

District: KULU Tehsil: NIRMAND

Village	Khasra No.	Area: Big. Bis.
NIRMAND	3559	3 15

By order,  
H. S. DUBEY,  
Secretary.

#### INDUSTRIES DEPARTMENT NOTIFICATION

Simla-2, the 31st March, 1973

No. 10-61/71-SI.—In supersession of this Department notification of even number, dated the 6th February, 1973, and in pursuance of the provisions contained in section 9 of the Himachal Pradesh Shops and Commercial Establishments Act, 1969 (Act No. 10 of 1970), the Governor of Himachal Pradesh is pleased to fix the following opening and closing hours of shops and commercial establishments in Himachal Pradesh covered under the said Act, with immediate effect:—

	Opening hours	Closing hours
Throughout Himachal Pradesh (except within the limits of Simla Municipal Corporation)	9.00 A.M.	8.00 P.M.
Within the limits of Simla Municipal Corporation:		
SUMMER		
From 1st April to 31st October	9.30 A.M.	8.30 P.M.
WINTER		
From 1st November to 31st March	9.00 A.M.	7.30 P.M.

By order,  
P. K. MATTOO,  
Secretary.

#### MULTIPURPOSE PROJECTS AND POWER DEPARTMENT NOTIFICATIONS

Simla-2, the 13th March, 1973

No. 2-5/72-MPP (Sectt.).—Whereas it appears to the Governor, Himachal Pradesh that the land is required to be taken by the Himachal Pradesh State Electricity Board at public expense for a public purpose, namely for construction of temporary store shed/rest shed and other office buildings, it is hereby declared that the land described in the specification below is required for the above purpose.

2. This declaration is made under the provisions of section 6 of the Land Acquisition Act, 1894 to all whom it may concern and under the provisions of section 7 of the said Act, the Collector, Land Acquisition, Himachal Pradesh Public Works Department is hereby directed to take order for the acquisition of the said land.

3. A plan of the land may be inspected in the office of the Collector, Land Acquisition, Himachal Pradesh Public Works Department, Mandi.

#### SPECIFICATION

District: KULU Tehsil: BANJAR

Village	Khasra No.	Area Big. Bis.
KOTLA	71/2	5 11
	73/2	7 6
	Total	12 17

Simla-2, the 15th March, 1973

No. 2-73/69-MPP (Sectt.).—Whereas it appears to the Governor, Himachal Pradesh that land is likely to be required to be taken by the Himachal Pradesh State Electricity Board at public expenses for public purpose, namely for the construction of approach road at Bijni, it is hereby notified that land in the locality described below is likely to be acquired for the above purpose.

This notification is made under the provisions of section 4 of the Land Acquisition Act, 1894 to all whom it may concern.

In exercise of the powers conferred by the aforesaid section the Governor, Himachal Pradesh is pleased to authorise the officers for the time being engaged in the undertaking with their servants and workmen to enter upon and survey any land in the locality and do all other acts required or permitted by that section.

Any person interested, who has any objection to the acquisition of the said land in the locality may, within thirty days of the publication of this notification, file an objection in writing before the Collector of Land Acquisition, Himachal Pradesh Public Works Department, Mandi.

#### SPECIFICATION

District: MANDI Tehsil: SADAR

Village	Khasra No.	Area Big. Bis. Bisw.
BIJNI	112/1	0 15 9
	108/1	0 3 8
	Total	0 18 17

Simla-2, the 21st March, 1973

No. 2-13/62 MPP (Sectt.).—Whereas it appears to the Governor, Himachal Pradesh that land is likely to be required to be taken by the Himachal Pradesh State Electricity Board at public expense for public purpose, it is hereby notified that land in the locality described below is likely to be acquired for the above purpose.

2. This notification is made under the provisions of section 4 of the Land Acquisition Act, 1894 to all whom it may concern.

3. In exercise of the powers conferred by the aforesaid section the Governor, Himachal Pradesh is pleased to authorise the officers for the time being engaged in the undertaking with their servants and workmen to enter upon and survey any land in the locality and do all other acts required or permitted by that section.

4. Any person interested, who has any objection to the acquisition of the said land in the locality may, within thirty days of the publication of this notification, file an objection in writing before the Collector of Land Acquisition, Baira-Siul-Hydel Project, Chamba.

## SPECIFICATION

District: CHAMBA

Tehsil: CHURAH

Village	Khasra No.	Area Big. Bis.	Remarks
DIIAR/236	476	9 17	Ghala
	474	6 19	Barani-III
	582	2 12	Barani-II
	590/1	0 10	Barani-II
	255	0 1	Gair Mumkin
			Ghar, Gair
			Mumkin
			Gharat
	260	10 0	Barani-I
	256/1	4 15	Barani-I
	256/2	3 5	Barani-I
	581	2 10	Barani-II
Total		40 9	

Simla-2, the 21st March, 1973

No. 2-13/72-MPP (Sectt.).—Whereas it appears to the Governor, Himachal Pradesh that the land is required to be taken by the Government at public expense for a public purpose, namely for construction of Residential and Non-residential Buildings, Baira-Siul-Hydel Project, Surangani, it is hereby declared that the land described in the specification below is required for the above purpose.

2. This declaration is made under the provisions of section 6 of the Land Acquisition Act, 1894 to all whom it may concern and under the provisions of section 7 of the said Act, the Collector, Land Acquisition, Himachal Pradesh Public Works Department is hereby directed to take order for the acquisition of the said land.

3. A plan of the land may be inspected in the office of

the Collector, Land Acquisition, Baira-Siul-Hydel Project, Surangani.

## SPECIFICATION

District: CHAMBA

Tehsil: CHURAH

Village 1	Khasra No. 2	Area Big. Bis. 3 4
SURANGANI 235	340	0 4
	341	1 2
	686/348	3 15
	349	0 3
	366	0 16
	370	1 17
	388	0 2
	389	2 14
	390	0 2
	360	0 9
	365	0 7
	369	0 4
	374	0 1
	381	0 4
	383	0 2
	386	0 10
	351	0 1
	352	0 7
	326	0 5
	345	0 8
	394	0 9
	321	0 13
	325	0 4
	330	0 4
	335	0 16
	338	0 5
	383	0 5
	350	0 1
	353	0 4
	355	0 14
	361	0 16
	363	1 13
	376	0 1
	379	1 8
	382	0 13
	393	0 1
	396	0 18
	322	0 17
	331	0 2
	332	0 3
	339	0 7
	344	0 6
	346	0 8
	354	0 5
	356	0 7
	359	0 18
	364	1 3
	368	0 1
	370	0 1
	375	0 1
	380	0 13
	384	0 6
	385	0 6
	395	0 17
	333	0 1
	334	0 9
	347	0 1
	685/348	1 4
	319	0 12
	327	0 14



1	2	3	4
	328	0	1
	329	1	4
	336	0	12
	337	0	2
	358	5	5
	362	1	7
	357	0	14
	373	1	6
	387	1	4
	378	1	6
	342	0	14
	357	0	11
	372	0	9
	391	2	6
	371	3	1
	392	0	2
	Total	56	5

Simla-2, the 21st March, 1973

No. 2-13/72-MPP (Sectt.).—Whereas it appears to the Governor, Himachal Pradesh that the land is required to be taken by the Government at public expense for a public purpose, namely for construction of Residential and Non-Residential Buildings Power House Site, Baira-Siul Hydel Project, Surangani, it is hereby declared that the land described in the specification below is required for the above purpose.

2. This declaration is made under the provisions of section 6 of the Land Acquisition Act, 1894, to all whom it may concern and under the provisions of section 7 of the said Act, the Collector, Land Acquisition, Himachal Pradesh Public Works Department is hereby directed to take order for the acquisition of the said land.

3. A plan of the land may be inspected in the office of the Collector Land Acquisition, Baira-Siul Hydel Project, Surangani.

#### SPECIFICATION

District: CHAMBA Tehsil: CHURAH

Village	Khasra No.	Area
1	2	Big. Bis.
3	4	
SURANGANI 235	14	0 7
	65	2 9
	11	0 17
	16	0 15
	25	0 12
	26	0 5
	29	0 10
	41	0 8
	42	0 10
	100	0 4
	99	0 4
	97	0 17
	98	0 4
	101	0 18
	10	0 4
	13	9 18
	15	0 10
	18	1 5
	19	0 17
	20	7 9
	68	0 5

1	2	3	4
	69	13	7
	22	0	5
	23	0	12
	21	0	7
	28	0	4
	32	1	0
	33	1	5
	34	18	7
	36	1	1
	38	0	3
	40	0	8
	44	0	12
	46	16	18
	39	0	14
	112	1	10
	12	0	15
	17	0	10
	27	1	7
	30	0	16
	37	0	18
	Total	91	18

Simla-2, the 21st March, 1973

No. 2-13/72-MPP (Sectt.).—Whereas it appears to the Governor, Himachal Pradesh that the land is required to be taken by the Government at public expense for a public purpose, namely for construction of Residential quarters for Siul Project at Surangani, it is hereby declared that the land described in the specification below is required for the above purpose.

2. This declaration is made under the provisions of section 6 of the Land Acquisition Act, 1894, to all whom it may concern and under the provisions of section 7 of the said Act, the Collector Land Acquisition, Himachal Pradesh Public Works Department, is hereby directed to take order for the acquisition of the said land.

3. A plan of the land may be inspected in the office of the Collector, Land Acquisition, Baira-Siul Hydel Project, Chamba, Himachal Pradesh.

#### SPECIFICATION

District: CHAMBA Tehsil: CHURAH

Village	Khasra No.	Area
		Big. Bis.
SUNGANI 235	110	1 4
	115	0 13
	116	0 12
	117	1 6
	Total	3 15

Simla-2, the 21st March, 1973

No. 2-13/72-MPP (Sectt.).—Whereas it appears to the Governor, Himachal Pradesh that the land is required to be taken by the Government at public expense for a public purpose, namely for construction of Police Post and work charged staff workshop, Baira-Siul Hydel Project, Sarangani, it is hereby declared that the land described in the specification below is required for the above purpose.

2. This declaration is made under the provisions of section 6 of the Land Acquisition Act, 1894, to all whom

it may concern and under the provisions of section 7 of the said Act, the Collector, Land Acquisition, Himachal Pradesh Public Works Department is hereby directed to take order for the acquisition of the said land.

3. A plan of the land may be inspected in the office of the Collector, Land Acquisition, Baira-Siul Hydel Project, Surangani.

#### SPECIFICATION

District: CHAMBA Tehsil: CHURAH

Village	Khasra No.	Area Big. Bis.
BIANA	541	1 13
	548	1 16
	549	0 4
	550/3	4 2
	551	2 0
	594/1	1 17
Total		11 12

Simla-2, the 21st March, 1973

No. 2-13/72-MPP (Sectt.).—Whereas it appears to the Governor, Himachal Pradesh that the land is required to be taken by the Government at public expense for a public purpose, namely for construction of Residential and non-residential Dam site colony, Baira-Siul Hydel Project at Tissa, it is hereby declared that the land described in the specification below is required for the above purpose.

2. This declaration is made under the provisions of section 6 of the Land Acquisition Act, 1894 to all whom it may concern and under the provisions of section 7 of the said Act, the Collector, Land Acquisition, Himachal Pradesh Public Works Department is hereby directed to take order for the acquisition of the said land.

3. A plan of the land may be inspected in the office of the Collector, Land Acquisition, Baira-Siul Hydel Project, Chamba (Himachal Pradesh).

#### SPECIFICATION

District: CHAMBA Tehsil: CHURAH

Village	Khasra No.	Area Big. Bis.
BIUN	449	1 14
409	450	5 15
	451/1	2 0
	465	3 18
	466	1 10
Total		14 17

Simla-2, the 21st March, 1973

No. 2-13/72-MPP (Sectt.).—Whereas it appears to the Governor, Himachal Pradesh, that the land is required to be taken by the Government at public expense for a public purpose, namely for construction of Residential and non-residential buildings, Baira-Siul Hydel Project, Surangani, it is hereby declared that the land described in the specification below is required for the above purpose.

2. This declaration is made under the provisions of section 6 of the Land Acquisition Act, 1894 to all whom

it may concern and under the provisions of section 7 of the said Act, the Collector, Land Acquisition, Himachal Pradesh Public Works Department, is hereby directed to take order for the acquisition of the said land.

3. A plan of the land may be inspected in the office of the Collector, Land Acquisition, Baira-Siul Hydel Project, Surangani.

#### SPECIFICATION

District: CHAMBA Tehsil: CHURAH

Village	Khasra No.	Area Big. Bis.
SURANGANI 235	622	5 6
	623	0 6
	626	2 4
	628	7 15
	621/1	1 4
	624	2 12
	625	0 16
	627	3 2
	629	1 13
	668	0 13
	671	2 14
	672	0 2
	669	0 9
	670	1 10
	674	1 13
	675	0 12
	673	1 4
	677	3 4
	676	0 11
Total		57 10

By order,

L. HMINGLIANA TOCHHAWNG,  
Secretary.

#### PUBLIC WORKS DEPARTMENT NOTIFICATIONS

Simla-2, the 16th March, 1973

No. 2-34/70-PWD.—Whereas it appears to the Governor, Himachal Pradesh that land is likely to be required to be taken by the Himachal Pradesh Government at the public expense for a public purpose, namely for Bhanag Surla road, it is hereby notified that land in the locality described below is likely to be acquired for the above purpose.

This notification is made under the provisions of section 4 of the Land Acquisition Act, 1894 to all whom it may concern.

In exercise of the powers conferred by the aforesaid section, the Governor, Himachal Pradesh is pleased to authorise the officers for the time being engaged in the undertaking with their servants and workmen to enter upon and survey any land in the locality and do all other acts required or permitted by that section.

Any person interested, who has any objection to the acquisition of the said land in the locality may, within thirty days of the publication of this notification, file an objection in writing before the Collector of Land

Acquisition, Himachal Pradesh Public Works Department, Solan.

**SPECIFICATION**

District: SIRMUR

Tehsil: NAHAN

Village	Khasra No.	Area Big. Bis.
DEWAKA DURLA	146/1	0 19
	186/1	0 9
	149/1	0 3
	148/1	0 10
	139/1	0 10
	143/1	0 2
	144/1	0 1
	190/1	0 5
	190/2	0 14
	147/1	0 2
	145/1	0 3
	135/1	0 18
	189/1	2 0
	127/1	0 12
	200/2	1 11
	200/3	1 1
	84/2	0 4
	131/2	1 2
	133/1	0 9
	171/1	0 2
	132/2	0 7
	185/1	0 2
	201/2	0 11
	130/1	0 1
	194/1	0 1
Total		13 8

Simla-2, the 16th March, 1973

No. 2-34/70-PWD.—Whereas it appears to the Governor, Himachal Pradesh that land is likely to be required to be taken by the Himachal Pradesh Government at the public expense for a public purpose, namely for Bhanog-Surla road, it is hereby notified that land in the locality described below is likely to be acquired for the above purpose.

This notification is made under the provisions of section 4 of the Land Acquisition Act, 1894 to all whom it may concern.

In exercise of the powers conferred by the aforesaid section, the Governor, Himachal Pradesh is pleased to authorise the officers for the time being engaged in the undertaking with their servants and workmen to enter-upon and survey any land in the locality and do all other acts required or permitted by that section.

Any person interested, who has any objection to the acquisition of the said land in the locality may, within thirty days of the publication of this notification, file an objection in writing before the Collector of Land Acquisition, Himachal Pradesh Public Works Department, Solan.

**SPECIFICATION**

District: SIRMUR

Tehsil: NAHAN

Village	Khasra No.	Area Big. Bis.
SAIN-KI-SAIR	51/3	7 6
	51/4	0 13
Total		7 19

Simla-2, the 16th March, 1973

No. 2-34/70-PWD.—Whereas it appears to the Governor, Himachal Pradesh, that land is likely to be required to be taken by the Himachal Pradesh Government at the public expense for a public purpose, namely for construction of Banog-Surla road, it is hereby notified that land in the locality described below is likely to be acquired for the above purpose.

This notification is made under the provision of section 4 of the Land Acquisition Act, 1894 to all whom it may concern.

In exercise of the powers conferred by the aforesaid section, the Governor, Himachal Pradesh is pleased to authorise the officers for the time being engaged in the undertaking with their servants and workmen to enter-upon and survey any land in the locality and do all other acts required or permitted by that section.

Any person interested, who has any objection to the acquisition of the said land in the locality may, within thirty days of the publication of this notification, file an objection in writing before the Collector of Land Acquisition, Himachal Pradesh Public Works Department, Solan.

**SPECIFICATION**

District: SIRMUR

Tehsil: NAHAN

Village	Khasra No.	Area Big. Bis.
JARJA	215/3/2	1 2
	12/2	3 11
	4/2	2 10
	1/1	2 14
	277/8/1	2 17
	7/2	1 17
	9/1	0 6
	10/1	0 17
	11/1	0 2
	11/2	0 13
	63/2	1 7
	71/2	0 4
	82/1	0 8
	70/1	0 4
	164/2	4 15
	164/3	1 8
	165/2	5 2
	162/5	0 11
	162/3	0 9
	162/1	0 0
	162/2	0 7
	159/1	0 1
	159/3	3 10
	163/2	2 6
	161/2	0 10
	81/2	0 11
	72/1	0 2
	78/1	0 3
	65/2	1 19
	68/2	0 5
	79/1	0 13
	5/1	0 7
	5/2	0 2
Total		41 13

Simla-2, the 16th March, 1973

No. 2-34/70-PWD.—Whereas it appears to the Governor, Himachal Pradesh that land is likely to be required to be taken by the Himachal Pradesh Government

at the public expense for a public purpose, namely for construction of Banohag-Surla road, it is hereby notified that land in the locality described below is likely to be acquired for the above purpose.

This notification is made under the provisions of section 4 of the Land Acquisition Act, 1894 to all whom it may concern.

In exercise of the powers conferred by the aforesaid section, the Governor, Himachal Pradesh is pleased to authorise the officers for the time being engaged in the undertaking with their servants and workmen to enter upon and survey any land in the locality and do all other acts required or permitted by that section.

Any person interested, who has any objection to the acquisition of the said land in the locality may, within thirty days of the publication of this notification file an objection in writing before the Collector of Land Acquisition, Himachal Pradesh Public Works Department, Solan.

#### SPECIFICATION

District: SIRMUR

Tehsil: NAHAN

Village 1	Khasra No. 2	Area Big. Bis. 3 4
SURLA CHARJAN	10/2/2	1 8
	10/1/3	0 7
	24/2	1 4
	195/1	0 3
	16/1	0 7
	27/1	0 15
	26/1	0 5
	2/1	0 7
	236/2	0 8
	235/2	0 8
	37/1	0 14
	31/1	0 0
	198/2	1 15
	197/2	1 7
	230/3	0 4
	230/2	0 4
	17/1	0 8
	28/1	0 1
Total ..		10 5
JAWAL KHANOTI	61/1	0 3
	53/2	1 4
	54/1	0 11
	55/1	0 1
	63/2	0 15
	62/2	0 5
	37/2	0 9
	37/3	0 1
	37/4	0 3
	52/1	0 2
	57/2	0 10
	58/2	1 1
	39/2	2 5
Total ..		7 10
JAMLI	318/1	2 15
	318/3	0 13
	351/1	0 2
	351/2	0 4
	352/1	0 11

1	2	3	4
	353/1	0	7
	331/1	0	1
	336/1	0	3
	335/2	0	13
	320/1	0	8
	358/2	1	4
	321/1	0	5
	183/2	0	5
	378/2	5	6
	344/1	0	5
	354/1	0	2
Total ..		13	4

Simla-2, the 31st March, 1973

No. 2-34/70-PWD.—Whereas it appears to the Governor, Himachal Pradesh that land is likely to be required to be taken by the Himachal Pradesh Government at public expense for public purpose, namely for construction of Simla-Kunihar-Ramshehar-Nalagarh-Himachal Pradesh-Boundary road, it is hereby notified that land in the locality described below is likely to be acquired for the above purpose.

This notification is made under the provisions of section 4 of the Land Acquisition Act, 1894 to all whom it may concern.

In exercise of the powers conferred by the aforesaid section, the Governor, Himachal Pradesh is pleased to authorise the officers for the time being engaged in the undertaking with their servants and workmen to enter upon and survey any land in the locality and do all other acts required or permitted by that section.

Any person interested, who has any objection to the acquisition of the said land in the locality may, within thirty days of the publication of this notification, file an objection in writing before the Collector of Land Acquisition Officer, Public Works Department, Solan.

#### SPECIFICATION

District: SIMLA

Tehsil: NALAGARH

Village 1	Khasra No. 2	Area Big. Bis. 3 4
BHALI	49/1	0 5
	92/1	1 2
	93/1	0 12
	88/1	0 8
	87/1	0 5
	83/1	2 12
	55	0 6
	56/1	0 4
	74/1	0 1
	74/2	0 1
	75	0 3
	76/1	0 7
	77/1	0 3
	77/2	0 2
	1/2	1 9
	94/2	28 2
	86/1	0 2
	9/1	0 1
Total ..		36 5

1	2	3	4	1	2	3	4
KUSR	46/1	0	6	178/1	2	13	
	3/0 to 22/2	1	17	179/1	0	2	
	4/0 to 23/1	3	3	180/1	0	10	
	25/2	0	4	188/1	0	3	
	25/3	0	10	185/1	0	4	
	26/2	0	8	187/1	0	6	
	28/1	1	17	398/146	0	10	
	27/1	0	5	147/1	0	12	
	1/1	3	1	143	0	1	
	41/2	0	14	151/1	0	1	
	47/1	7	17	154/1	0	3	
	Total	20	7	155	1	15	
NALAGARH	136/1	1	13	158	0	7	
	139/1	1	8	57/1	0	12	
	118/1	0	10	57/2	0	10	
	49/2	1	11	90/1	0	8	
	140/1	0	1	91/1	0	2	
	84/2	0	3	413/405/101/1	3	4	
	52/2	0	2	411/113/1	0	10	
	53/1	0	1	144/1	1	2	
	Total	5	15	31/2	2	11	
KOWARI	107/1	0	1	31/4	0	19	
	106/1	0	3	182/1	0	3	
	108/1	0	1	397/1	3	12	
	116/1	0	7	397/2	3	16	
	120	0	5	599/146/1	1	1	
	118/1	0	1	31/3	1	17	
	416/121	0	1	186/1	0	3	
	419/122/1	0	8	390/2	1	4	
	189/1	0	6	413/405/101/3	0	13	
	156	0	2	413/405/101/2	0	14	
	159	0	2	Total	32	13	
	172/1	0	1				
	177/1	0	7				

By order,  
H. S. DUBEY,  
Secretary.

## भाग 2—वैधानिक नियमों को छोड़ कर विभिन्न विभागों के अध्यक्षों और जिला मैजिस्ट्रेटों द्वारा अधिसूचना इत्यादि

### OFFICE OF THE DEPUTY COMMISSIONER, SIRMUR

#### OFFICE ORDER

Nahan, the 13th February, 1973

No. 260-HC-DC/73.—In pursuance of the Himachal Pradesh Government Notification No. 16-50/72-GA-A, dated the 21st October, 1972, the following local holidays are declared to be observed in the sub ordinate attached offices in Sirmur district, during the calendar year 1973 at the district, tehsil, sub-tehsil headquarter on account of important fairs and festivals:—

Name of Fair	Name of Tehsil	Date	No. of Days
1. Trilokpur Fair	Nahan	16-4-73	1
2. Hola Fair	Paonta Sahib	20-3-73	1
3. Bawan Dwad-shi Fair.	Pachhad	10-9-73	1
4. Renuka Fair	Renuka	5-11-73	1
5. Renuka Fair	Whole of the district.	6-11-73	1

Sd/-  
For Deputy Commissioner.

### INDUSTRIES DEPARTMENT

#### FORM H

#### DECLARATION UNDER SECTION 24 OF THE ACT

Solan, the 7th March, 1973

UM(Loan) 252-64/DIO/64-65-9098.—Whereas a notice was served on Shri Gian Singh Bali s/o Darbara Singl of Slogra on 17-7-1972 under section 23 of the Punjab State Aid to Industries Act, 1935 as modified and applied to Himachal Pradesh calling upon the said Shri Gain Singh Bali to pay me the sum of Rs. 25,000 on or before 2-7-1972, and whereas the said sum has not been paid, I hereby declare that the sum of Rs. 25,000 is due from the said Shri Gian Singh Bali liable for the satisfaction of the said debt.

#### SCHEDULE

Land comprised in Khasra No. 29, 30, 34, 32/1/1, 32/2/1 and 53/31/1, measuring 80 bighas and 16 biswa situated at village Aindi (Slogra), Tehsil Solan, District Solan, H.P. and inculator room, poultry farm, piggery shed 58'x5'=4" step 34 number development of sit and plot cutting.

Sd/-  
District Industries Officer,  
Solan district, Solan

## FORM H

## DECLARATION UNDER SECTION 24 OF THE ACT

Solan, the 6th March, 1973

No. UM(LOAN) 257/64/64/DIO/64-65.—Whereas a notice was served on Shri Ganga Ram s/o Late Shri Gokal Chand resident of Rajgarh road Solan on 21-11-1967, under section 23 of the Punjab State Aid to Industries Act, 1935, as modified and applied to Himachal Pradesh calling upon the said Shri Ganga Ram to pay to me the sum of Rs. 1700.00 on or before 11-12-1967, and whereas the said sum has not been paid, I hereby declare that the sum of Rs. 1700.00 is due from the said Shri Ganga Ram and that the property described in the attached schedule is liable for the satisfaction of the said debt.

## SCHEDULE

- (1) Shri Jagat Ram s/o Shri Ram Dik, Village Seri Pargana Takroli, Tehsil Solan, District Solan (H.P.).
- (2) Shri Nek Ram s/o Shri Dhumi, Village Seri Pargana Takroli, Tehsil and District Solan (H.P.).

Sd/-

District Industries Officer,  
Solan district, Solan.

PUBLIC WORKS DEPARTMENT  
NOTIFICATION

Simla-1, the 6th February, 1973.

No. PWE-148-8/68-YI-ESII-3851-3925.—In exercise of the powers vested in me under Rule 1.26 of Himachal Pradesh Financial Rules Vol. I, I hereby declare the following Executive Engineers as Heads of Offices and Drawing and Disbursing Officers in respect of the Heads:—

- (1) "30—Public Health-A-I—Miscellaneous (A-1(I) Water Supply Schemes."
- (2) "94—Capital Outlay on Improvement of Public Health and Sanitation H.P. (Plan)".
1. The Executive Engineer, Mandi Division No. I, H. P. P.W.D., Mandi, H. P.
2. The Executive Engineer, Mandi Division No. II, H. P. P.W.D., Mandi, H. P.
3. The Executive Engineer, Karsog Division, H.P. P.W.D., Karsog, H. P.
4. The Executive Engineer, Sundernagar Division, H.P. P.W.D., Sundernagar, H.P.
5. The Executive Engineer, Simla Division No. I, H.P. P.W.D., Simla, H.P.
6. The Executive Engineer, Kinnaur Division, H.P. P.W.D., Kalpa, H. P.
7. The Executive Engineer, Rampur Division, H.P. P.W.D., Rampur, H.P.
8. The Executive Engineer, Jubbal Division, H.P. P.W.D., Jubbal, H.P.
9. The Executive Engineer, Narkanda Division, H.P. P.W.D., Narkanda, H.P.
10. The Executive Engineer, Solan Division, H.P. P.W.D., Solan, H. P.

11. The Executive Engineer, Rajgarh Division, H.P. P.W.D., Rajgarh, H.P.
12. The Executive Engineer, Nahan Division, H.P. P.W.D., Nahan.
13. The Executive Engineer, Paonta Division, H.P. P.W.D., Paonta, H.P.
14. The Executive Engineer, Kasauli Division, H.P. P.W.D., Kasauli.
15. The Executive Engineer, National Highway Division, H.P. P.W.D., Solan.
16. The Executive Engineer, Simla Division No. II, H.P. P.W.D., Simla-1.
17. The Executive Engineer, Simla Division No. III, H.P. P.W.D., Simla.
18. The Executive Engineer, Bilaspur Division No. I, H.P. P.W.D., Bilaspur, H.P.
19. The Executive Engineer, Bilaspur Division No. II, H.P. P.W.D., Bilaspur, H.P.
20. The Executive Engineer, National Highway Division, H.P. P.W.D., Simla.
21. The Executive Engineer, Kulu Division No. I, H.P. P.W.D., Kulu.
22. The Executive Engineer, Kulu Division No. II, H.P. P.W.D., Kulu.
23. The Executive Engineer, Lahaul & Spiti Division, H.P. P.W.D., Kaza.
24. The Executive Engineer, Chenab Vally Division, H.P. P.W.D., Udaipur.
25. The Executive Engineer, Chamba Division, H.P. P.W.D., Chamba.
26. The Executive Engineer, Churah Division, H.P. P.W.D., Churah, H.P.
27. The Executive Engineer, Dalhousie Division, H.P. P.W.D., Dalhousie.
28. The Executive Engineer, Hamirpur Division, H.P. P.W.D., Hamirpur.
29. The Executive Engineer, Una Division, H.P. P.W.D., Una.
30. The Executive Engineer, Bharwain Division, H.P. P.W.D., Bharwain.
31. The Executive Engineer, Barsar Division, H.P. P.W.D., Barsar.
32. The Executive Engineer Dehra-Gopipur Division, H.P. P.W.D., Dehra-Gopipur.
33. The Executive Engineer, Dharamsala Division, H.P. P.W.D., Dharamsala.
34. The Executive Engineer, Nurpur Division, H.P. P.W.D., Nurpur, H.P.
35. The Executive Engineer, Palampur Division, H.P. P.W.D., Palampur.

They will also be Controlling Officers under S. R. 191 for the purpose of T. A. in respect of class II, III and IV staff members working under them.

H. C. MALHOTRA,  
Chief Engineer (South),  
H. P. P.W.D., Simla-1.

**भाग 3-अधिनियम, विधेयक और विधेयकों पर प्रवर समिति के प्रतिवेदन, वैधानिक नियम**  
**तथा हिमाचल प्रदेश के राज्यपाल, हिमाचल प्रदेश हाई कोर्ट, फाइनेन्शियल कमिश्नर तथा**  
**कमिश्नर आफ इन्कम-टेक्स द्वारा अधिसूचित आदेश इत्यादि**

**AGRICULTURE DEPARTMENT**

**NOTIFICATIONS**

*Simla-2, the 9th March, 1973*

**No. 22-5/70-Agr. Sectt.**—Whereas the Land Development Board, Himachal Pradesh has prepared the Land Development Schemes under section 4 of the Himachal Pradesh Land Development Act, 1954, in respect of the areas given against each schemes indicated below;

And whereas all the persons affected by the said

schemes and also the Gram Panchayat/Panchayats concerned have consented to the execution of these schemes;

And whereas the State Government keeping in view the consent of the persons aforesaid and after consulting the Board has sanctioned the schemes under section 5 (2) of the said Act;

Now, therefore schemes sanctioned by the State Government under section 5(2) are hereby published in the Rajpatra, Himachal Pradesh for the information of all concerned as required by section 6 of the said Act and it shall come into force immediately:—

Sl. No.	Scheme No.	Name of the beneficiary	Resident of Village	Panchayat	District	Area to be covered (in acres)
1.	2	3	4	5	6	7
1.	SDR(2)/MDI-4/72-73	Sh. Chiter Singh	Plased	Nagwain	Mandi	2.17
2.	SDR(2)/MDI-5/72-73	Sh. Jai Ram and Shetu	Hanogi	Jawalapur	-do-	0.66
3.	SDR(2)/MDI-6/72-73	Sh. Ram Singh and Smt. Gumti.	-do-	-do-	-do-	0.85
4.	SDR(2)/MDI-8/72-73	S/Sh. Lalit Kumar and Krishan Kumar.	Nagwain	Nagwain	-do-	8.79
5.	SDR(2)/MDI-9/72-73	S/Sh. Munshi Ram, Om Dutt, Gita Nand and Narotam Ram.	Shara	Jawalapur	-do-	2.54
6.	SDR(2)/MDI-10/72-73	Sh. Daba Ram	Bata	-do-	-do-	1.76
7.	SDR(2)/MDI-11/72-73	Sh. Jindu	Shara	-do-	-do-	2.60
8.	SDR(2)/MDI-12/72-73	Smt. Devki, S/Sh. Paras Ram, Teju, Dolu and Narpal.	Bhandi	-do-	-do-	4.93
9.	JNR/MDI-8/72-73	Sh. Balk Ram	Gihuni	Langna	-do-	0.73
10.	JNR/MDI-16/72-73	Sh. Sita Ram	Barri	Dalah	-do-	2.40
11.	JNR/MDI-18/72-73	Sh. Charan Singh Rana	Triambly	Bir	-do-	1.29
12.	JNR/MDI-19/72-73	S/Sh. K. L. Kapoor and Tek Chand.	Sasti	Urfa	-do-	3.68
13.	JNR/MDI-20/72-73	Sh. Ram Saran	Chauntra	Chauntra	-do-	0.62
14.	JNR/MDI-22/72-73	Sh. Megha	Chandani	-do-	-do-	0.52
15.	JNR/MDI-23/72-73	Sh. Rajindra Nath	Salang	-do-	-do-	2.20
16.	JNR/MDI-24/72-73	Sh. Punjab Singh Chauhan.	Passal	Ahjn	-do-	0.27
17.	JNK/MDI-25/72-73	Sh. Ram Singh	-do-	-do-	-do-	0.16
18.	SRG(1)/MDI-1/72-73	Sh. Chuha Ram	Gadhani	Barchhwar	-do-	0.70
19.	SRG(1)/MDI-2/72-73	Sh. Ialla	Matohri	Sangroh	-do-	1.25
20.	SRG(1)/MDI-7/72-73	Sh. Ram Chand	Samsai	Dharta	-do-	1.83
21.	SRG(1)/MDI-12/72-73	Sh. Salig Ram	Bhalwan	-do-	-do-	0.72
22.	SRG(1)/MDI-14/72-73	S/Sh. Jeet Ram, Sita Ram, Tej Ram, Jagdish and Hans Ram.	Sadwal	Bharnol	-do-	2.45
23.	SRG(1)/MDI-15/72-73	S/Sh. Amia, Chamaru and Amar Chand.	Bhoor	Bhoor	-do-	1.42
24.	SRG(1)/MDI-16/72-73	Sh. Roshan Lal	Dhanara	Kothwan	-do-	4.03
25.	SRG(1)/MDI-23/72-73	Sh. Reghu Nath	Bhalwan	Sadhot	-do-	1.10
26.	SRG(1)/MDI-28/72-73	S/Sh. Sohan Singh urf Sohan Lal and Rup Lal.	Laka	Barchhwar	-do-	1.12
27.	SRG(1)/MDI-29/72-73	Sh. Mohan Lal	Barchhwar	-do-	-do-	2.08
28.	SRG(1)/MDI-31/72-73	Sh. Hans Raj	Khalardu	-do-	-do-	4.10
29.	SRG(1)/MDI-32/72-73	Sh. Achhar Singh	Dataur	Sandhol	-do-	1.27
30.	SRG(1)/MDI-33/72-73	Sh. Labh Singh	Neri	-do-	-do-	3.30
31.	SRG(1)/MDI-36/72-73	Sh. Kishan Chand	Baldwara	Sangroh	-do-	1.27
			Matohri			



1	2	3	4	5	6	7
32.	SRG(1)/MDI-37/72-73	S/Sh. Sunder and Smt. Chintu	Gadhiani	Barchhawar	Mandi	0.55
33.	SRG(1)/MDI-38/72-73	Sh. Sohan Lal	Baldwara Matehri.	Sangroh	-do-	1.10
34.	SRG(1)/MDI-39/72-73	Sh. Ludar Singh	Jamsai	Barchhawar	-do-	0.90
35.	SRG(1)/MDI-40/72-73	Sh. Amar Singh	-do-	-do-	-do-	1.40
36.	SRG(1)/MDI-41/72-73	S/Sh. Amar Singh, Bhag Singh, Ludar Singh and Smt. Prabhi.	Sarkaghat	-do-	-do-	1.50
37.	SRG(1)/MDI-42/72-73	Sh. Balak Ram	Chalthara and Karyal.	Dharta	-do-	2.12
38.	SRG(1)/MDI-43/72-73	Sh. Udmi	Khedi	Dharpur	-do-	2.08
39.	SRG(1)/MDI-44/72-73	Sh. Mahant	Behal	Dharta	-do-	1.13
40.	SRG(1)/MDI-45/72-73	S/Sh. Ishwar Dass, Gian Chand, Hej Raj and Smt. Janki.	Saron	-do-	-do-	3.72
41.	SRG(1)/MDI-47/72-73	Sh. Fandi	Kachhali	Sandhole	-do-	6.95
42.	SRG(1)/MDI-48/72-73	Sh. Gobind and Longu	Karial	Cholthala	-do-	4.78
43.	SRG(1)/MDI-49/72-73	S/Sh. Dharam Singh and Smt. Channu.	Saron	Dharta	-do-	2.27
44.	SRG(1)/MDI-50/72-73	S/Sh. Atma Karam Singh, Birbal and Siria.	Kalthar	Baldwara	-do-	3.20
45.	SRG(1)/MDI-51/72-73	S/Sh. Jagdish and Jagar Nath.	Karyal	Dharta	-do-	0.60
46.	SRG(1)/MDI-52/72-73	Sh. Kashmir Singh.	Dodar	Karchhwar	-do-	3.57
47.	SRG(1)/MDI-53/72-73	Sh. Kanshi and Surat Ram.	Karni	Baldwara	-do-	1.42
48.	SRG(1)/MDI-54/72-73	S/Sh. Shiv Ram, Sali, Durga, Chandu, Lalla, Kirpa and Sita Ram.	Tarandol	-do-	-do-	2.75
49.	SRG(1)/MDI-56/72-73	Sh. Tota Ram	Dabrog	-do-	-do-	2.50
50.	SRG(1)/MDI-57/72-73	S/Sh. Dharam Singh and Sita Ram.	Behal	Dharta	-do-	4.85
51.	SRG(1)/MDI-58/72-73	S/Sh. Dalip Singh and Ranjit Singh.	Kerial	-do-	-do-	2.93
52.	SRG(1)/MDI-59/72-73	Sh. Brahm Dass and Parma.	-do-	-do-	-do-	5.00
53.	SDR(1)/MDI-4/72-73	Sh. Naresh Kumar	Malthar	Ratti	-do-	0.70
54.	SDR(1)/MDI-5/72-73	Sh. Narpal	Loharada	Kot	-do-	1.35
55.	SDR(1)/MDI-6/72-73	Sh. Lalu Alias Lalman	Kotli & Gharwan.	Kotli	-do-	1.17
56.	SDR(1)/MDI-7/72-73	Sh. Jagta	Ropamatel	Kot	-do-	1.37
57.	SDR(1)/MDI-8/72-73	S/Sh. Ghungar and Balia	Samrahan	Kot	-do-	2.10
58.	SDR(1)/MDI-9/72-73	Nanku alias Nank Chand	Kun	Kot	-do-	1.22
59.	SDR(1)/MDI-11/72-73	Sh. Chuha	Sadoh	Tamoh	-do-	1.40
60.	SDR(1)/MDI-12/72-73	Sh. Hem Chand	-do-	-do-	-do-	1.60
61.	SDR(1)/MDI-13/72-73	Sh. Katku, Lachhman and Daya Ram.	Badoha	Kot	-do-	2.08
62.	SDR(1)/MDI-14/72-73	Sh. Parma	Kot	-do-	-do-	0.73
63.	SDR(1)/MDI-15/72-73	Sh. Ghona, Karam Singh, Somdatt, Ramesh Kumar, Janna and Devi Ram.	Sehli	Sehli	-do-	2.37
64.	SDR(1)/MDI-17/72-73	S/Sh. Baman, Achhar Singh, Chuni Lal.	-do-	-do-	-do-	1.80
65.	SDR(1)/MDI-18/72-73	Sh. Thakur Dass and Ruldu Ram.	-do-	-do-	-do-	1.05
66.	SDR(1)/MDI-20/72-73	Sh. Parma	Badoha	Kot	-do-	1.05
67.	SDR(1)/MDI-21/72-73	Smt. Jewni	Sehli	Sehli	-do-	2.05
68.	SDR(1)/MDI-22/72-73	S/Sh. Parma and Lalla alias Lala Ram.	Ropa-Matel	Kot	-do-	0.70
69.	SDR(1)/MDI-23/72-73	S/Sh. Parma and Lalla Alias Lalla Ram.	Badoha	-do-	-do-	1.17
70.	SDR(1)/MDI-24/72-73	S/Sh. Hirda and Chhangu	Dhawan-Sari	-do-	-do-	1.37
71.	SDR(1)/MDI-25/72-73	Sh. Dhanna	Kot	-do-	-do-	1.45
72.	SDR(1)/MDI-26/72-73	S/Sh. Ghana, Karam Singh, Somdatt, Ramesh Kumar and Devi Ram.	Sehli	Sehli	-do-	6.35
73.	SDR(1)/MDI-26/72-73	S/Sh. Kanu and Dagu	Kushmal	Kotli	-do-	1.77

1	2	3	4	5	6	7
74.	SDR(1)/MDI-28/72-73	Sh. Ghona Ram	Dharban	Malthar	Mandi	1.55
75.	SDR(1)/MDI-29/72-73	Sh. Birbal	Behna	Ghasnu	-do-	1.40
76.	SDR(1)/MDI-30/72-73	Sh. Sukhia alias Sukh Ram.	Tanda	Malthar	-do-	0.60
77.	SDR(1)/MDI-31/72-73	S/Sh. Gian Chand and Nank Chand.	Soeyra	-do-	-do-	2.10
78.	SDR(1)/MDI-32/72-73	S/Sh. Tota alias Tulsi Ram, Dumna, Dilia and Bhagtu.	Kareri	Malthar	-do-	10.42
79.	SDR(1)/MDI-33/72-73	Sh. Govind	Jajrot	-do-	-do-	4.17
80.	SDR(1)/MDI-34/72-73	Sh. Jawar Singh	Mendal	Bhangrotu	-do-	2.15
81.	SDR(1)/MDI-35/72-73	Sh. Gurdas	Ner	Malthar	-do-	0.95
82.	CHT(1)/MDI-17/72-73	S/Sh. Uttam, Hira Singh and Karam Dass.	Ghiayar	Cheuni	-do-	0.90
83.	CHT(1)/MDI-18/72-73	Sh. Parma Nand	Malad	-do-	-do-	1.48
84.	CHT(1)/MDI-19/72-73	Sh. Ram Singh alias Kadasu.	Cheuni	-do-	-do-	2.22
85.	CHT(1)/MDI-22/72-73	Sh. Ramu	Ghiayar	-do-	-do-	2.47
86.	CHT(1)/MDI-23/72-73	Sh. Devi Singh	-do-	-do-	-do-	2.10
87.	CHT(1)/MDI-24/72-73	Sh. Sangat Ram	Jugatan	Ghanjar	-do-	2.05
88.	CHT(1)/MDI-26/72-73	Sh. Sangat Ram	Ghiayar	Cheuni	-do-	2.95
89.	CHT(1)/MDI-27/72-73	Sh. Piayara Ram	Dadou	-do-	-do-	1.18
90.	CHT(1)/MDI-28/72-73	Sh. Naratu	Jaghand	Jarol	-do-	2.00
91.	CHT(1)/MDI-29/72-73	Sh. Maghu	Tungadhar	-do-	-do-	1.45
92.	CHT(1)/MDI-30/72-73	Sh. Govind	-do-	-do-	-do-	3.25
93.	CHT(1)/MDI-31/72-73	Smt. Bhadri	Majakhal and Bakhewar.	-do-	-do-	1.15
94.	CHT(1)/MDI-32/72-73	Sh. Dharm Singh and Sher Singh.	Behal	Tung	-do-	5.10
95.	CHT(1)/MDI-33/72-73	Sh. Lila Prakash	Dhisti	Dhisti	-do-	2.45
96.	CHT(1)/MDI-34/72-73	Sh. Narpal	Phagwar	Tandi	-do-	1.90
97.	CHT(1)/MDI-36/72-73	Sh. Debhu, Hira	Samnos	Dhisti	-do-	1.00
98.	CHT(1)/MDI-37/72-73	Sh. Nokhu Ram	Chandyas	-do-	-do-	4.40
99.	CHT(1)/MDI-38/72-73	Sh. Jai Ram	Sadan	Sainj	-do-	3.05
100.	CHT(1)/MDI-39/72-73	Sh. Nokhu	Chachiot	Chachiot	-do-	2.75
101.	CHT(1)/MDI-40/72-73	Sh. Hirda Teji Devi	Bag	Dhisti	-do-	0.95
102.	CHT(1)/MDI-41/72-73	S/Sh. Dev, Hira Lall	Dhisti	-do-	-do-	1.55
103.	CHT(1)/MDI-42/72-73	Sh. Nand Lal	Bag	-do-	-do-	0.45
104.	CHT(1)/MDI-43/72-73	Sh. Bhim Dev, Karam Dev.	Dhisti	-do-	-do-	0.82
105.	CHT(1)/MDI-44/72-73	Sh. Chandermani, Prabhi Santosh.	Bag	-do-	-do-	2.50
106.	CHT(1)/MDI-45/72-73	Sh. Kamal Dev	Gohar	Gohar	-do-	1.13
107.	CHT(1)/MDI-35/72-73	Sh. Ganga Ram	Koonsota	Dhisti	-do-	1.81
108.	SNG(1)/MDI-1/72-73	Sh. Kamla	Samkal	Chambi	-do-	1.88
109.	SDR(1)/MDI-36/72-73	Sh. Bhajnu	Kalag	Karkoh	-do-	1.76
110.	SDR(1)/MDI-37/72-73	Sh. Tehia and Jagta	Kehalanu	-do-	-do-	1.35
111.	SDR(1)/MDI-38/72-73	Sh. Gokal, Dhari, Khem Singh.	Nalsan	Saigloo	-do-	3.05
112.	SDR(1)/MDI-39/72-73	S/Sh. Shiv Ram, Labh Singh, Inder Singh, Brikam Singh.	Sai	-do-	-do-	2.70
113.	SDR(1)/MDI-40/72-73	Sh. Mehilar	Kushmal	Khaliad	-do-	1.16
114.	SDR(1)/MDI-41/72-73	Sh. Dass	-do-	-do-	-do-	3.43
115.	SDR(1)/MDI-42/72-73	Sh. Dagru	Mathi-Dhar	Tandu	-do-	0.76
116.	SDR(1)/MDI-43/72-73	Sh. Thakur Singh	Dharban	Malthar	-do-	0.90
117.	SDR(1)/MDI-44/72-73	Sh. Parma Nand	Khudi	Sadhiani	-do-	0.90
118.	SDR(1)/MDI-45/72-73	Sh. Mitar Dev	Bhalwan	Ghasnuo	-do-	1.82
119.	SDR(1)/MDI-46/72-73	Sh. Sant Ram	Khudi	Sadhiani	-do-	1.02
120.	SDR(1)/MDI-47/72-73	Sh. Tara Chand	-do-	-do-	-do-	0.90
121.	SDR(1)/MDI-49/72-73	Sh. Amar Chand	Behna	Ghasnu	-do-	1.80
122.	SDR(1)/MDI-48/72-73	Sh. Dhari	Kawalkot	Sadhiani	-do-	1.30
123.	SDR(1)/MDI-50/72-73	Sh. Govind	Malsan	Saiglu	-do-	1.98
124.	SDR(1)/MDI-51/72-73	Sh. Damodar	-do-	-do-	-do-	1.60
125.	SDR(1)/MDI-52/72-73	Sh. Hem Chand	Sai	-do-	-do-	2.05
126.	SDR(1)/MDI-53/72-73	Sh. Thanku alias Tanku	-do-	-do-	-do-	2.35

1	2	3	4	5	6	7
127.	SDR(1)/MDI-54/72-73	S/Sh. Kamalo, Jasse Ram, Naresar, Hari Singh.	Kehchari	Baggi	Mandi	4.31
128.	SDR(1)/MDI-60/72-73	Sh. Datt Ram	Sujao	Sijao Piplu	-do-	1.25
129.	SRG(1)/MDI-61/72-73	Sh. Chaudhar	Brehal	Kamlah	-do-	3.12
130.	SRG(1)/MDI-62/72-73	Sh. Damodar Dass	Basantpur	Dharta	-do-	0.60
131.	SRG(1)/MDI-63/72-73	Sh. Bhadar	-do-	-do-	-do-	1.37
132.	SRG(1)/MDI-64/72-73	Sh. Labhu Ram	Baldwara Materi.	Sangroh	-do-	1.20
133.	SRG(1)/MDI-65/72-73	Sh. Jewnu	Jukan	-do-	-do-	1.72
134.	SRG(1)/MDI-66/72-73	Sh. Bhagat Ram	Raru	Jamsai	-do-	2.60
135.	SRG(1)/MDI-67/72-73	Sh. Jagdish Chand	Dol	Gopalpur	-do-	1.00
136.	SRG(1)/MDI-68/72-73	S/Sh. Savarnu, Nek Ram, Dharam Chand, Khalelu and Jai Dev.	Dhaurasi	Dharta	-do-	1.20
137.	SRG(1)/MDI-69/72-73	Sh. Hari Dass	Kheri	Kamlah	-do-	3.50
138.	SRG(1)/MDI-70/72-73	Sh. Beli	Narwalka	-do-	-do-	3.40
139.	SRG(1)/MDI-71/72-73	Sh. Rup Lal	Kohan	Sajuao Piplu	-do-	0.75
140.	SRG(1)/MDI-72/72-73	Sh. Panjku	Garli	-do-	-do-	0.83
141.	SRG(1)/MDI-73/72-73	S/Sh. Bhikham Chand, Hari Singh.	Sherpur	Bangoti	-do-	14.87
142.	SRG(1)/MDI-74/72-73	Sh. Inder Singh	Bherou	Gopalpur	-do-	2.56
143.	SRG(1)/MDI-75/72-73	Sh. Bansu, Sant Ram and Shankar.	Kharoh	Dharta	-do-	4.70
144.	SRG(1)/MDI-76/72-73	Sh. Amka	Khedu	Kamlah	-do-	1.25
145.	SRG(1)/MDI-77/72-73	Sh. Sardaru	Jared	-do-	-do-	1.87
146.	SRG(1)/MDI-78/72-73	Sh. Bhagat Ram, Sh. Sher Singh.	-do-	-do-	-do-	2.40
147.	SRG(1)/MDI-79/72-73	Sh. Sohan Singh	-do-	-do-	-do-	2.37
148.	SRG(1)/MDI-80/72-73	Sh. Chru	-do-	-do-	-do-	1.70
149.	SRG(1)/MDI-81/72-73	Sh. Bhagat	-do-	-do-	-do-	1.75
150.	SRG(1)/MDI-82/72-73	S/Sh. Bhagi Rath and Smt. Bindu.	-do-	-do-	-do-	1.55
151.	SRG(1)/MDI-83/72-73	Sh. Sainku	Kamlah	-do-	-do-	0.91
152.	SRG(1)/MDI-84/72-73	Sh. Sudma	Jared	-do-	-do-	2.12
153.	SRG(1)/MDI-85/72-73	Sh. Gobind	Brehal	-do-	-do-	3.90
154.	SRG(1)/MDI-86/72-73	Sh. Prabhu Ram	Badohal	Kamlah	-do-	2.80

Simla-2, the 9th March, 1973

No. 22-5/70-Agr. Sectt.—Whereas the Land Development Board, Himachal Pradesh, has prepared the Land Development Schemes under section 4 of the Himachal Pradesh Land Development Act, 1954, in respect of the areas given against each Scheme indicated below;

And whereas all the persons affected by the said schemes and also the Gram Panchayat/Panchayats concerned have consented to the execution of these schemes;

And whereas the State Government keeping in view the consent of the persons aforesaid and after consulting the Board has sanctioned the schemes under section 5(2) of the said Act;

Now, therefore, the schemes sanctioned by the State Government under section 5(2) are hereby published in the Rajpatra, Himachal Pradesh, for the information of all concerned as required by section 6, of the said Act and it shall come into force immediately:—

S. No.	Scheme No.	Name of the beneficiary	Resident of village	Panchayat	District	Area to be covered (in acres)
1	2	3	4	5	6	7
1.	POH/KNR-17/72-73	S/Sh. Chharmi, Dawa and Pasangawa.	Pooh	Pooh	Kinnaur	0.60
2.	NCR/KNR-1/72-73	S/Sh. Deobar Singh, Gauri Lal and Mahabir Singh.	Ramni	Ramni	-do-	0.90
3.	NCR/KNR-2/72-73	S/Sh. Chhopal Ram and Dorge.	Panvi	-do-	-do-	1.34
4.	SGL/KNR-1/72-73	S/Sh. Tara Singh and Diwan Singh.	Sangla	Sangla	-do-	3.80
5.	SGL/KNR-3/72-73	Sh. Hukam, Chand	Kilba	Kilba	-do-	1.75
6.	SGL/KNR-4/82-73	Sh. Tikam Singh	-do-	-do-	-do-	6.00
7.	SGL/KNR-6/72-73	S/Sh. Ram Sain, Siri Ram, Diwan Singh, Hari Singh and Ram Chand.	Brua	-do-	-do-	6.04
8.	MRG/KNR-1/72-73	S/Sh. Sangya Chhering Sunder Singh, Subash Chander and Shayam Gopal.	Zangi	Lipa	-do-	2.25

1	2	3	4	5	6	7
9.	LEO/KNR-2/71-72	S/Sh. Naybu Ram Pun Chhering, Chhewang and Chhering Chand.	Hango	Leo	Kinnaur	0.81
10.	LEO/KNR-10/72-73	Sh. Chhopal	Chango	Chango	-do-	0.56
11.	LEO/KNR-14/72-73	S/Sh. Sanam and Tabgia.	Chulling	Leo	-do-	0.65
12.	LEO/KNR-15/72-73	Sh. Tashi	-do-	-do-	-do-	1.71
13.	LEO/KNR-17/72-73	S Sh. Chhetan Durji and Sanam Tanba.	Hango	-do-	-do-	1.20
14.	LEO/KNR-18/72-73	Sh. Durje Chhogdup	Chango	Chango	-do-	0.90

Sd/-

Land Development Commissioner,

# PUBLIC WORKS DEPARTMENT NOTIFICATIONS

Simla-2, the 9th March, 1973

**No. 1-61/69-PWD.**—The Governor, Himachal Pradesh in consultation with the Himachal Pradesh, Public Service Commission, vide their letter No. 1-41/71-PSC, dated 27-12-1972 is pleased to amend the existing Recruitment and Promotion Rules, for the post of Administrative Officer, H.P. P.W.D. as per Annexure III enclosed.

## ANNEXURE III

Form to be filled in by the Departments while forwarding proposals to the Himachal Pradesh Public Service Commission for amending approved Recruitment Rules.

- (a) Name of the post  
(b) Name of the Deptt.
- Reference number in which Commission's advice for Sectt. Rules was conveyed.

Administrative Officer,  
Public Works Department, H. P.

Col. No.	Provision in the approved Rules	Revised provision as approved by the H. P. Service Commission
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II.	Permanant Superintendents in H.P. Sectt. and H.P. P. W. D. with at least 5 years service in the grade.	Permanent erintendent of the office of Chief Engineer H.P. P.W.D with at least 5 years service in the grade.
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Simla-2, the 9th March, 1973

**No. 1-238/69-PWD.**—The Governor, Himachal Pradesh, in consultation with the Himachal Pradesh Public Service Commission, vide their letter No. 1-4/71-PSC, dated the 13th February, 1973, is pleased to amend the existing Recruitment and Promotion, Rules, for the posts of Assistant Town Planners notified earlier vide No. PWE-147-13/63-ES-II, dated 1-12-1969 as per Annexure III, enclosed.

## ANNEXURE III

Form to be filled by Ministry/Department while forwarding proposals to the Himachal Pradesh Public Service Commission for amending approved Recruitment Rules.

- (a) Name of the post  
(b) Name of the Department.
- Reference number in which Commission's advice on recruitment rules was conveyed.

Assistant Town Planner.

Public Works.

Sl. No.	Provision in the approved Rules	Revised provision as approved by the H. P. Public Service Commission
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1. Assistant Planner	Assistant Town Planners
2. One	Five.

4. Rs. 250-25-550/25-750	Rs. 400-30-700/40-1100.
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7. (i) ESSENTIAL	ESSENTIAL
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Degree in town planning from a recognised University/Institution or equivalent.	Degree in Town Planning or degree in Architecture from a recognised University/Institution or equivalent.
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10. By promotion failing which by direct recruitment.	50% by promotion. 50% by direct recruitment.
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11. Planning Assistants with 3 years service in the case of degree-holders and 8 years service in the case of Diploma-holders.	Planning Assistant with 3 years' regular service in the case of graduates and 7 years' regular service in the case of Diploma-holders.
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H. S. DUBEY,  
Secretary.

**भाग 4-स्थानीय स्वायत्त शासन: म्यूनिसिपल बोर्ड, डिस्ट्रिक्ट बोर्ड, नोटिफाइड और टाउन एरिया तथा पंचायत विभाग**  
कृत्य

**भाग 5-व्यक्तिगत अधिसूचनाएं और विज्ञापन**

IN THE COURT OF SENIOR SUB-JUDGE, KANGRA  
AT DHARAMSALA

CASE NO. 17 of 1973

1. Smt. Naro Devi widow, 2. Surinder Singh, 3. Suresh Mohan Singh, sons, 4. Smt. Susbila Tumar, 5. Kumari Sanita Mohan Singh, 6. Kumari Sarla Mohan Singh, daughters of Late Major Mohan Singh, residents of village Bagora, Tehsil Palampur, District Kangra. (Himachal Pradesh) Petitioners.

*Versus*

General public

Whereas the petitioners have applied for the grant of succession certificate to the estate of Shri Major Mohan Singh son of Shri Gopal Singh, resident of village Bagora, Tehsil Palampur, District Kangra, Himachal Pradesh and the said application has been fixed for hearing on 3-5-1973 notice is hereby given to all concerned that if any other relative, friend, kinsman or well-wisher of the aforesaid deceased desires to oppose the application of the petitioners aforesaid, he should appear personally or through an authorised agent in this court on the aforesaid date, and adduce any documentary and oral evidence in support of his claim to such grant of succession certificate, or in support of his opposition to the application of the petitioner.

Given under my hand and the seal of the court this day i. e. 2-4-1973.

Seal. A. L. VAIDYA,  
Senior Sub-Judge.

PROCLAMATION UNDER ORDER 5, RULE 20, C. P. C.  
IN THE COURT OF SHRI SURENDRA PRAKASH  
M.A., LL.B., SENIOR SUB-JUDGE, SOLAN  
(Exercising the power of Sub-Judge 1st Class,  
Kandaghat)

Bansi Ram s/o Chamlia, caste Kanait, r/o Podna, Pargana Bharoli, Tehsil Kandaghat Distt. Solan. Plaintiff.

*Versus*

1. Kirpa Ram, 2. Nek Ram, 3. Jeet Ram, 4. Devi Ram, 5. Daya Nand s/o Ganga Ram, r/o Podna, Pargana Bharoli, Tehsil Kandaghat, District Solan. Defendant.

SUIT FOR POSSESSION BY WAY OF REDEMPTION  
To

Nek Ram, Jeet Ram and Devi Ram s/o Ganga Ram, r/o Podna, Pargana Bharoli, Tehsil Kandaghat, District Solan.

(Defendants No. 2, 3 and 4).

WHEREAS the plaintiff has filed a suit for possession by way of redemption in this court. In this behalf the summons have issued for the service of the defendants No. 2, 3 and 4 as per address mentioned above, and they have not been served properly as they are evading service of the summons or concealed themselves, and it has been proved to the satisfaction of this court

that the defendants as mentioned above cannot be served through ordinary way. Hence this proclamation u/o 5, rule 20, C. P. C. is issued against them that they should appear in this court personally or through advocate on 24-4-73 at 10 A. M. at Kandaghat failing which *ex parte* proceeding shall be taken against them.

Given under my hand and the seal of the court this 17th March, 1973.

Seal. SURENDRA PRAKASH,  
Sub-Judge, 1st Class, Kandaghat.

PROCLAMATION UNDER ORDER 5, RULE 20, C. P. C.  
IN THE COURT OF SHRI SURENDRA PRAKASH  
M.A., LL.B., SENIOR SUB-JUDGE, SOLAN  
(Exercising the power of Sub-Judge 1st Class,  
Kandaghat)

Kirpal Singh s/o Sunder Singh, Forest Contractor, Dharampur. Plaintiff.

*Versus*

Shri Ram Singh, Labour Contractor, Hara Bagh, P. O. near Joginder Nagar, District. Mandi. Defendant.

SUIT FOR RECOVERY OF Rs. 1,800 AS PRINCIPAL  
AND Rs. 200 AS INTEREST THEREON

To  
Shri Ram Singh, Labour Contractor, Hara Bagh P. O., near Joginder Nagar, District Mandi.

WHEREAS the plaintiff has filed a suit for recovery in the sum of Rs. 1,800 as principal and Rs. 200 as interest thereon. In this behalf summons has been issued against the defendant through registered letters, but he is evading service or have concealed himself.

It has been proved to the satisfaction of this court that the respondent cannot be served through ordinary ways. Hence this proclamation u/o 5, rule 20, C. P. C. is issued against him that he should appear in this court personally or through advocate on 24-4-1973 at 10 A. M. at Kandaghat failing which *ex parte* proceeding will be taken against you.

Given under my hand and the seal of the court this 17th day of March, 1973.

Seal. SURENDRA PRAKASH,  
Sub-Judge 1st Class, Kandaghat.

IN THE COURT OF SHRI SURENDRA PRAKASH  
M.A., LL.B., SENIOR SUB-JUDGE, DISTRICT SIMLA  
(Exercising the powers of District Judge, under  
Indian Succession Act)

PETITION NO. 9 OF 1973

In re:—Sher Singh Verma s/o Bali Ram, village Poabo, Tehsil and District Simla Petitioner.

*Versus*

Smt. Ganpato wife of late Shri Kapuru Ram brother of late Durga Dass Verma of village Poabo, Tehsil and District Simla.

2. Shri Chet Ram Verma brother of late Durga Dass Verma, r/o Poabo, District Simla.

3. Smt. Rukmani Devi sister of late Durga Dass, r/o village Poabo, Tehsil and District Simla.

4. General public Respondents.  
Petition under section 372 of the Indian Succession Act for the grant of succession certificate in respect of provident fund of Rs. 10,000/. (2) Arrears of pay Rs. 3,411.25 (3) Co-operative Society Rs. 5,366.25.. Total Rs. 18,777.45.

To

The general public:

WHEREAS the petitioner has applied for the grant of succession certificate in respect of the Estate of Shri Durga Dass Verma mentioned above. The petition has been registered and fixed for 24-4-1973 for hearing. The notice is hereby given to all concern, friends, kinsmen and relatives of the deceased if they have got any objection to the grant of succession certificate in favour of the petitioner they may file the objection on the date fixed i.e. 24-4-1973 and they should produce documents, evidence in their support on the date of hearing.

Given under my hand and the seal of the court this 16th day of April, 1973.

Seal.

SURENDRA PRAKASH,  
Senior Sub-Judge, Simla-1.

In the matter of the Indian Companies Act  
A. R. Pasricha & Co. Private Ltd., Simla-1  
(In liquidation)

Notice is hereby given that a special resolution of the above named company was passed on the 23rd day of March, 1973 whereby it was resolved that A. R. Pasricha & Co. Private Ltd. be wound up voluntarily and that Shri A. R. Pasricha of Simla be appointed Honorary Liquidator for the purpose of such winding up.

23rd March, 1973.

A. R. PASRICHA,  
Liquidator.

In the matter of Indian Companies Act  
A. R. Pasricha & Co. Private Ltd., Simla-1  
(In liquidation)

Notice is hereby given pursuant to section 485 of the Act, that by a special resolution of the company on the 23rd day of March, 1973, it was resolved that the company be wound up voluntarily and Shri A. R. Pasricha of Simla be appointed Honorary Liquidator for the purpose.

23rd March, 1973.

M. M. PASRICHA,  
Director.

इस्तहार

जेरदफा 5, रूल 20, सी0 पी0 सी0

न्यायालय श्री सीनियर सब-जज महोदय, कांगड़ा, स्थान धर्मशाला  
दरखास्त सर्टीफिकेट जानशीनी नम्बर 3 वावत साल 1972  
श्रीमति निकी देवी पत्नी श्री नन्दू राम, वासी कलेड, तहसील व जिला कांगड़ा ।

बनाम

सर्व जन्ता ।

दरखास्त बराये हसूल सर्टीफिकेट जानशीनी तरका श्री भोटू राम  
पुत्र रूलदू, वासी कलेड, तहसील व जिला कांगड़ा ।

बनाम

सर्व जन्ता ।

मुकद्दमा मुन्दरजा उनवान वाला सायला ने दरखास्त बराये हसूल  
सर्टीफिकेट जानशीनी तरका श्री भोटू राम मुत्त वफी पुत्र श्री रूलदू, वासी  
कलेड, तहसील व जिला कांगड़ा, न्यायालय हज्जा में गुजारी है ।  
लिहाजा इस लिखित इस्तहार हर खास व आम आदमी को सूचित किया  
जाता है कि यदि कोई उजर निसबत दरखास्त हो तो वह तिथि  
8-5-1973 को प्रातः 10 बजे हाजर न्यायालय हज्जा आ कर पेश करें  
बसूरत दीगर कारवाई जान्ता अमल में लाई जाएगी ।

आज तिथि 9-11-1973 को हमारे हस्ताक्षर व मोहर न्यायालय  
से जारी हुमा ।

हस्ताक्षरित

सीनियर सब-जज, कांगड़ा ।

मोहर

भाग 6—भारतीय राजपत्र इत्यादि में से पुनः प्रकाशन

(देखिए पृष्ठ 700 से 704)

भाग 7—भारतीय निर्वाचन आयोग (Election Commission of India) की वैधानिक अधिसूचनाएं  
तथा अन्य निर्वाचन सम्बन्धी अधिसूचनाएं

सूच्य

अनुपूरक

सूच्य



LAW DEPARTMENT  
NOTIFICATION

Simla-2, the 28th February, 1968

No. 8-1/65-LR.—The following Acts recently passed by the Parliament of India and already published in the Gazette of India, Extraordinary, Part II, Section I are hereby republished in the Himachal Pradesh Rajpatra for the information of general public:—

1. The Cotton Textile Companies (Management of Undertakings and Liquidation or Reconstruction) Act, 1967 (No. 29 of 1967).
2. The Haryana State Legislature (Delegation of Powers) Act, 1967 (No. 30 of 1967).
3. The Indian Tariff (Amendment) Act, 1967 (No. 31 of 1967).

JOSEPH DINA NATH,  
*Under Secretary (Judicial).*

Assented to on 23-12-1967

## THE COTTON TEXTILE COMPANIES (MANAGEMENT OF UNDERTAKINGS AND LIQUIDATION OR RECONSTRUCTION) ACT, 1967

(ACT No. 29 OF 1967)

AN

## ACT

*to provide in the public interest for the liquidation of cotton textile companies while keeping the undertakings thereof as running concerns, or for the reconstruction of cotton textile companies, in certain cases and for matters connected therewith.*

WHEREAS cotton textile industry is an important industry in the country;

AND WHEREAS adequate and improved production of cloth is not only essential for the life of the community but also contributes in the earning of foreign exchange substantially;

AND WHEREAS quite a large number of ancillary industries depend and flourish on the cotton textile industries;

AND WHEREAS conditions in the cotton textile industry have tended to deteriorate due to lack of modernisation and other reasons;

AND WHEREAS on account of mismanagement certain cotton textile mills are threatened with closure;

AND WHEREAS the closure of the cotton textile mills will affect prejudicially the production of cotton textiles and the interests of labour;

Be it enacted by Parliament in the Eighteenth Year of the Republic of India as follows:—

1. *Short title, extent and commencement.*—(1) This Act may be called the Cotton Textile Companies (Management of Undertakings and Liquidation or Reconstruction) Act, 1967.

(2) It extends to the whole of India except the State of Jammu and Kashmir.

(3) It shall come into force on such date as the Central Government may, by notification in the Official Gazette appoint.

## PART VI

2. *Definitions.*—In this Act, unless the context otherwise requires,—

(a) “cotton textiles” means yarn or fabrics made either wholly or partially of cotton;

(b) “Court” means the High Court having jurisdiction in relation to the place at which the registered office of a textile company is situate;

(c) “current assets” means bank balances and cash and includes such other assets or reserves as are expected to be realised in cash or sold or consumed within a short period of time in the ordinary course of business such as stock-in-trade amounts due from sundry debtors for sale of goods and for services rendered, advance tax payments and bills receivable, but does not include sums credited to a provident fund, a pension fund, a gratuity fund or any other fund for the welfare of the employees, maintained by a textile company;

(d) “current liabilities” means liabilities which must be met on demand or within a period of twelve months from the date they are incurred;

(e) “Industries Act” means the Industries (Development and Regulation) Act, 1951 (65 of 1951);

(f) “prescribed” means prescribed by rules made under this Act;

(g) “textile company” means a company as defined in the Companies Act, 1956 (1 of 1956), engaged wholly or mainly in the manufacture of cotton textiles;

(h) words and expressions used but not defined in this Act and defined in the Companies Act, 1956 (1 of 1956), shall have the meanings respectively assigned to them in that Act.

3. *Power of Central Government to call for report on the affairs and working of managed company.*—Where the management of the undertaking of a textile company has been taken over under section 18A of the Industries Act, the Central Government may, at any time during the continuance of such management, call for report on the affairs and working of the undertaking from the person or body of persons authorised to take over the management of the undertaking (hereinafter referred to as the authorised person) and in submitting the report, the authorised person shall take into account the inventory and the lists of members and creditors prepared under section 7.

4. *Decision of Central Government in relation to managed company.*—(1) If the Central Government on receipt of the report from the authorised person is satisfied that the financial condition and other circumstances of the textile company are such that the textile company is not in a position to meet its current liabilities out of its current assets, that Government may, if it considers it necessary or expedient in the public interest, by order, decide that the undertaking of the textile company should be sold as a running concern as provided in section 5 and proceedings should simultaneously be started for the winding up of the textile company.

(2) Notwithstanding anything contained in sub-section (1), if the Central Government on receipt of the report from the authorised person is satisfied that—

(a) in the public interest, or

(b) in the interests of the shareholders, or

(c) to secure the proper management of the textile company.



it is necessary so to do, the Central Government may, by order, decide to prepare a scheme for the reconstruction of the textile company.

(3) For the removal of doubt, it is hereby declared that nothing contained in this section shall be construed as preventing the Central Government from exercising the powers conferred on it by section 18F of the Industries Act in respect of a textile company the management of whose undertaking has been taken over under section 18A of that Act but such powers shall not be exercised after the making of an order under sub-section (1) or, as the case may be, under sub-section (2) of this section.

5. Provisions where Government decides to follow the course specified in section 4 (1).—(1) The provisions hereinafter laid down shall apply where the Central Government decides that the course specified in sub-section (1) of section 4 should be followed, namely:—

(a) the decision of the Central Government that the course specified in sub-section (1) of section 4 should be followed in relation to any textile company shall be deemed to be a ground specified in section 433 of the Companies Act, 1956 (1 of 1956), for the presentation of an application for the winding up of the textile company;

(b) the authorised person shall, as soon as may be, after the decision specified in sub-section (1) of section 4 has been taken by the Central Government, present by petition an application to the Court, for the winding up of the textile company on the ground that in the opinion of the Central Government it is necessary or expedient in the public interest that while the undertaking of the textile company should continue to be managed as a running concern, the company itself should be wound up;

(c) the authorised person shall, in addition to discharging his functions of management of the undertaking as a running concern under the Industries Act, function as Official Liquidator, until it is sold or purchased in pursuance of this section, in the winding up proceedings of the textile company as if he were an Official Liquidator appointed under section 448 of the Companies Act, 1956 (1 of 1956), and thereafter the Official Liquidator referred to in that section shall function as the Official Liquidator in the said proceedings;

(d) the authorised person shall make a report to the Central Government as to what should be the reserve price for the sale of the undertaking as a running concern, and in making such a report, he shall have regard to—

(i) the financial condition of the textile company on the date of the order under section 4—

- (1) as disclosed in its books of account,
- (2) as disclosed in its balance-sheets and profit and loss accounts during a period of five years immediately before the said date;

(ii) the condition and nature of the plant, machinery, instruments and other equipment from the point of view of their suitability for profitable use in the running of the undertaking;

(iii) the total amount of liability on account of secured and unsecured debts including overdrafts, if any, drawn on banks, liabilities on account of terminal benefits to the employees and other borrowings and liabilities of the textile company; and

(iv) other relevant factors including the factor that the undertaking will be sold free from all encumbrances, and notice of such price shall be given in such manner as may be prescribed to the members and creditors of the textile company requiring them to make representations within a specified time to the Central Government through the authorised person and the Central Government after considering the representations received and the report of the authorised person, determine the reserve price;

(e) the authorised person shall thereafter, with the permission of the Court, invite tenders from the public in such manner as may be determined by the Court for the sale of the undertaking as a running concern subject to the condition that it will be sold to the person offering the highest price which shall not be less than the reserve price determined under clause (d) :

Provided that the Court shall not refuse permission if it is satisfied that the textile company is not in a position to meet its current liabilities out of its current assets;

(f) the undertaking shall be sold to the highest bidder as a running concern only if the price offered by him therefor is not less than the reserve price;

(g) where no offer of price is equal to or more than the reserve price, the undertaking shall be purchased by the Central Government at the reserve price;

(h) the amount realised from the sale of the undertaking as a running concern together with any other sum which may be realised from any contributory, purchaser or any other person from whom any money is due to the textile company shall be utilised in accordance with the provisions of the Companies Act, 1956 (1 of 1956), in discharging the liabilities of the textile company and distributing the balance, if any, amongst the members of the company;

(i) in other respects, the provisions of the Companies Act, 1956 (1 of 1956), relating to winding up by the Court shall, as far as may be, apply.

(2) When any undertaking is sold to any person under clause (f), or purchased by the Central Government under clause (g), of sub-section (1), there shall be transferred to and vested in the purchaser, free from all encumbrances, all such assets relating to the undertaking as are referred to in sub-clause (i) of clause (a) of section 7 and existing at the time of the sale or purchase.

6. Provisions where Government decides to follow the course specified in section 4(2).—(1) Where in any case the Central Government decides that the course specified in sub-section (2) of section 4 should be followed, it shall cause to be prepared by the authorised person a scheme for the reconstruction of the textile company in accordance with the provisions hereinafter contained and the authorised person shall submit the same for its approval.

(2) The scheme for the reconstruction of the textile company may contain provisions for all or any of the following matters, namely:—

(a) the constitution, name and registered office, the capital, assets powers, rights, interests, authorities and privileges, the liabilities, duties and obligations of the company on its reconstruction;

(b) any change in the Board of directors, or the appointment of a new Board of directors of the company on its reconstruction and the authority to

whom, the manner in which and the other terms and conditions on which, such change or appointment shall be made and in the case of appointment of a new Board of directors or of any director, the period for which such appointment shall be made;

(c) the vesting of controlling interest in the reconstructed textile company in the Central Government either by the appointment of additional directors or by the allotment of additional shares;

(d) the alteration of the memorandum and articles of association of the company on its reconstruction to give effect to such reconstruction;

(e) subject to the provisions of the scheme, the continuation by or against the company on its reconstruction of any action or proceedings pending against the company immediately before the date of its reconstruction;

(f) the reduction of the interest or rights which the members and creditors have in or against the company before its reconstruction to such extent as the Central Government may consider necessary in the public interest or in the interests of the members and creditors or for the maintenance of the business of the company;

Provided that nothing contained in this clause shall be deemed to authorise the reduction of the interest or rights of any creditors (including Government) in respect of any loan or advance made by that creditor to the company after the date on which the management of the undertaking of the company has been taken over under section 18A of the Industries Act;

(g) the payment in cash or otherwise to the creditors in full satisfaction of their claim—

(i) in respect of their interest or rights in or against the company before its reconstruction; or

(ii) where their interest or rights aforesaid in or against the company has or have been reduced under clause (f), in respect of such interest or rights as so reduced;

(h) the allotment to the members of the company for shares held by them therein before its reconstruction [whether their interest in such shares has been reduced under clause (f) or not], of shares in the company on its reconstruction and where it is not possible to allot shares to any members, the payment in cash to those members in full satisfaction of their claim—

(i) in respect of their interest in share in the company before its reconstruction; or

(ii) where such interest has been reduced under clause (f), in respect of their interest in shares as so reduced;

(i) the offer by the Central Government to acquire by negotiations with the members of the company their respective shares on payment in cash to those members who may volunteer to sell their shares to the Central Government in full satisfaction to their claim—

(i) in respect of their interest in shares in the company before its reconstruction; or

(ii) where such interest has been reduced under clause (f), in respect of their interest in shares as so reduced;

(j) the conversion of any debentures issued by the company after the taking over of the company under section 18A of the Industries Act or of any loans obtained by the company after that date or of any part of such debentures or loans, into shares in the company and the allotment of those shares to such debenture-holders or creditors, as the case may be;

(k) the increase of the capital of the company by the issue of new shares and the allotment of such new shares to the Central Government;

(l) the continuance of the services of such of the employees of the company as the Central Government may specify in the scheme in the company itself on its reconstruction on such terms and conditions as the Central Government thinks fit;

(m) notwithstanding anything contained in clause (l), where any employees of the company whose services have been continued under clause (l) have, by notice in writing given to the company at any time before the expiry of one month next following the date on which the scheme is sanctioned by the Court, intimated their intention of not becoming employees of the company on its reconstruction, the payment to such employees and to other employees whose services have not been continued on the reconstruction of the company, of compensation, if any, to which they are entitled under the Industrial Disputes Act, 1947 (14 of 1947), and such pension, gratuity, provident fund and other retirement benefits ordinarily admissible to them under the rules or authorisations of the company immediately before the date of its reconstruction;

(n) any other terms and conditions for the reconstruction of the company;

(o) such incidental, consequential and supplemental matters as are necessary to secure that the reconstruction shall be fully and effectively carried out.

(3) (a) A copy of the scheme as approved by the Central Government shall be sent in draft to the company and the creditors thereof for suggestions and objections, if any, within such period as the Central Government specify for this purpose.

(b) The Central Government may make such modifications, if any, in the draft scheme as it may consider necessary in the light of the suggestions and objections, received from the company and from any members or creditors of the company.

(4) The scheme shall thereafter be placed before the Court for its sanction and the Court if satisfied that the scheme is in the public interest or in the interests of the shareholders or for securing the proper management of the company and that the scheme is designed to be fair and reasonable to the members and creditors of the company, may, after giving an opportunity to the company and to its members and creditors of showing cause, sanction the scheme without any modification or with such modifications as it may consider necessary.

(5) The scheme as so sanctioned by the Court shall come into force on such date as the Court may specify in this behalf;

Provided that different dates may be specified for different provisions of the scheme.

(6) The sanction accorded by the Court under sub-section (4) shall be conclusive evidence that all the require-

ments of this section relating to the reconstruction of the company have been complied with, and a copy of the sanctioned scheme certified by the Court to be a true copy thereof, shall, in all legal proceedings (whether original or in appeal or otherwise), be admitted as evidence to the same extent as the original scheme.

(7) On and from the date of coming into operation of the scheme or any provision thereof, the scheme on such provision shall be binding on the company and also on all the members and other creditors and employees of the company and on any other person having any right or liability in relation to the company.

(8) On the coming into operation of the scheme or any provision thereof, the authorised person shall cease to function, and the management of the reconstructed company shall be assumed by the Board of Directors as provided in the scheme.

(9) Copies of the scheme shall be laid before each House of Parliament, as soon as may be, after the scheme has been sanctioned by the Court.

(10) The provisions of this section and of any scheme made thereunder shall have effect notwithstanding anything contained in sections 391 to 394A (both inclusive) of the Companies Act, 1956 (1 of 1956).

**7. Preparation of inventory of assets and liabilities and list of members and creditors, of a managed company.**—For the purposes of this Act, the authorised person shall, as soon as may be, after taking over the management of the undertaking of a textile company under section 18A of the Industries Act,—

(a) prepare a complete inventory of—

(i) all property, movable and immovable, including lands, buildings, works, workshops, stores, instruments, plants, machinery, automobiles and other vehicles, stock of yarn, thread, cloth or fabric, in course of production, storage or transit, raw materials, chemicals, dyes, cotton, cash balances, cash in hand, deposits in bank or with any other person or body or on loan, reserve funds, investments and book debts and all other rights and interests arising out of such property as were immediately before the date of taking over of the undertaking in the ownership, possession, power or control of the textile company, whether within or without India; and all books of account, registers, maps, plans, sections, drawings, records, documents or titles of ownership of property, and all other documents of whatever nature relating thereto; and

(ii) all borrowings, liabilities and obligations of whatever kind of the textile company including liability on account of terminal benefits to its employees subsisting, immediately before the said date;

(b) prepare separately a list of members, and a list of creditors, of such textile company as on the date of taking over of the management of the undertaking showing separately in the list of creditors, the secured creditors, and the unsecured creditors;

Provided that where the management of the undertaking of a textile company has been taken over under the said section 18A before the commencement of this Act, the aforesaid functions shall be performed by the authorised person within six months from such commencement.

**8. Stay of suits and other proceedings.**—In the case of a textile company in respect of which an order under section 4 has been made, no suit or other legal proceedings shall be instituted or continued against the textile company except with the previous permission of the Central Government or any officer or authority authorised by that Government in this behalf.

**9. Protection of action taken in good faith.**—(1) No suit, prosecution or other legal proceedings shall lie against the Central Government, the authorised person or any officer or authority for anything which is in good faith done or intended to be done in pursuance of this Act or any rule, order, notification or scheme made thereunder.

(2) No suit or other legal proceedings shall lie against the Central Government, the authorised person or any officer or authority for any damage, loss or injury caused or likely to be caused by anything which is in good faith done or intended to be done in pursuance of this Act or any rule, order, notification, or scheme made thereunder.

**10. Power to make rules.**—(1) The Central Government may, by notification in the Official Gazette, make rules to carry out the purposes of this Act.

(2) Every rule made by the Central Government under this Act shall be laid, as soon as may be after it is made, before each House of Parliament while it is in session for a total period of thirty days which may be comprised in one session or in two successive sessions, and if, before the expiry of the session in which it is so laid or the session immediately following, both Houses agree in making any modification in the rule or both Houses agree that the rule should not be made, the rule shall thereafter have effect only in such modified form or be of no effect, as the case may be; so, however, that any such modification or annulment shall be without prejudice to the validity of anything previously done under that rule.

**11. Power to remove difficulties.**—(1) If any difficulty arises in giving effect to the provisions of this Act, the Central Government may, by order published in the Official Gazette, make such provisions, not inconsistent with the provisions of this Act, as appear to it to be necessary or expedient for the removal of the difficulty:

Provided that no such order shall be made after the expiration of three years from the commencement of the Act.

(2) Every order made under sub-section (1) shall be laid, as soon as may be after it is made, before each House of Parliament.

Assented to on 26-12-1967

THE HARYANA STATE LEGISLATURE (DELEGATION OF POWERS) ACT, 1967

(ACT No. 30 OF 1967)

AN

ACT

to confer on the President the power of the Legislature of the State of Haryana to make laws.

BE it enacted by Parliament in the Eighteenth Year of the Republic of India as follows:—

1. *Short title.*—This Act may be called the Haryana State Legislature (Delegation of Powers) Act, 1967.

2. *Definition.*—In this Act, "Proclamation" means the Proclamation issued on the 21st day of November, 1967, under article 356 of the Constitution, by the President and published with the notification of the Government of India, in the Ministry of Home Affairs No. G. S. R. 1753 of the said date.

3. *Conferment on the President of the power of the State Legislature to make laws.*—(1) The power of the Legislature of the State of Haryana to make laws, which has been declared by the Proclamation to be exercisable by or under the authority of Parliament, is hereby conferred on the President.

(2) In the exercise of the said power, the President may, from time to time, whether Parliament is or is not in session, enact as a President's Act a Bill containing such provisions as he considers necessary:

Provided that before enacting any such Act, the President shall, whenever he considers it practicable to do so, consult a committee constituted for the purpose, consisting of—

(a) thirty members of the House of the People nominated by the Speaker among whom shall be included all members who for the time being fill the seats allotted to the State of Haryana in that House; and

(b) fifteen members of the Council of States nominated by the Chairman among whom shall be included all members who for the time being fill the seats allotted to the State of Haryana in that House:

(3) Every Act enacted by the President under sub-section (2) shall, as soon as may be after enactment, be laid before each House of Parliament.

(4) Either House of Parliament may, by resolution passed within thirty days from the date on which the Act

has been laid before it under sub-section (3), which period may be comprised in one session or in two successive sessions, direct any modifications to be made in the Act and if the modifications are agreed to by the other House of Parliament during the session in which the Act has been so laid before it or the session succeeding, such modifications shall be given effect to by the President by enacting an amending Act under sub-section (2):

Provided that nothing in this sub-section shall effect the validity of the Act or of any action taken thereunder before it is so amended.

Assented to on 26-12-1967

## THE INDIAN TARIFF (AMENDMENT) ACT, 1967

ACT No. 31 OF 1967

AN

ACT

further to amend the Indian Tariff Act, 1934

BE it enacted by Parliament in the Eighteenth Year of the Republic of India as follows:—

1. *Short title and commencement.*—(1) This Act may be called the Indian Tariff (Amendment) Act, 1967.

(2) It shall come into force on the 1st day of January, 1968.

2. *Amendment of First Schedule.*—In the First Schedule to the Indian Tariff Act, 1934 (32 of 1934), in items Nos. 28(35), 28(36), 28(37), 30(1) (b) (i), (30) (1) (b) (ii), 30 (15), 30 (16), 75(9), 75(10), 75(11), 75(12) and 75(14), in the last column headed "Duration of protective rates of duty", for the figures "1967", wherever they occur, the figures "1968" shall be substituted.